

at Holloman Air Force Base. New Mexico. The disposal may include the chimpanzees owned by the Air Force that are housed at or managed from the primate research complex. The disposal shall not include the underlying real property on which the primate research complex is located. The disposal of the primate research complex shall be at no cost to the Air Force.

(2) COMPETITIVE, NEGOTIATED DISPOSAL PROCESS

REQUIRED.

The Secretary shall select the persons or entities to which the primate research complex and chimpanzees are to be disposed of

under subsection (a) using a competitive, negotiated process.

(3) STANDARDS TO BE USED IN SOLICITATION OF BIDS.

—The

Secretary shall develop standards for the care and use of the primate research complex, and of the chimpanzees, to be used

in soliciting bids for the disposal authorized by subsection (a).

The Secretary shall develop such standards in consultation with

the Secretary of Agriculture and the Director of the National

Institutes of Health.

(4) CONDITIONS OF DISPOSAL.—The disposal

authorized by subsection (a) shall be

subject to the following conditions:

(1) That a recipient of any chimpanzees—

(A) utilize such chimpanzees only for scientific research

or medical research purposes; or

(B) retire and provide adequate care for such chimpanzees.

(2) That any recipient of chimpanzees, or the primate

research complex, take such chimpanzees, or the primate

research complex, subject to any existing leases or other encum-

brances at the time of the disposal.

(5) DESCRIPTION OF COMPLEX AND CHIMPANZEES.—The

exact

legal description of the primate research complex and chimpanzees

to be disposed of under subsection (a) shall be determined by a survey or other means satisfactory to the Secretary. The cost

of any survey or other services performed at the direction of the Secretary under the authority in the preceding sentence shall

be

borne by the recipient of the property concerned.

(6) ADDITIONAL TERMS AND CONDITIONS.—The

Secretary may

require such additional terms and conditions in connection with the disposal under subsection (a) as the Secretary considers

appro-

priate to protect the interests of the United States.

## PART IV—OTHER CONVEYANCES

### SEC. 2851. LAND CONVEYANCE, TATUM SALT DOME TEST SITE, MISSISSIPPI.

(7) CONVEYANCE AUTHORIZED.—The Secretary of

Energy may convey, without compensation, to the State of Mississippi (in this section referred to as the "State") the property known as the Tatum Salt Dome Test Site, as generally depicted on the map of the Department of Energy numbered 301913.104.02 and dated June 25, 1993.

(8) **CONDITION ON CONVEYANCE.**—The conveyance under this section shall be subject to the condition that the State use the conveyed property as a wildlife refuge and working demonstration forest.

(9) **DESIGNATION.**—The property to be conveyed is hereby designated as the "Jamie Whitten Forest Management Area".